EXHIBIT 10 Excerpts of the Transcript of the Dec. 15, 2011 Deposition of Brian Slepko

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1
                    UNITED STATES DISTRICT COURT
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                         DISTRICT OF NEVADA
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     ORACLE USA, INC., a Colorado
     corporation; ORACLE AMERICA,
 5
     INC. a Delaware corporation; and
     ORACLE INTERNATIONAL CORPORATION,
     a California corporation,
 6
 7
               Plaintiffs,
                                       No. 2:10-cv-0106-LRH-PAL
 8
          vs.
 9
     RIMINI STREET, INC.,
     a Nevada corporation;
     SETH RAVIN, an individual,
10
               Defendants.
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16
          Videotaped deposition of BRIAN SLEPKO, (Personal
17
          Capacity) taken at Boies, Schiller & Flexner LLP,
           1999 Harrison Street, 9th Floor, Oakland,
18
19
          California, commencing at 9:21 a.m., on Thursday,
20
          December 15, 2011, before
21
          Leslie Rockwood, RPR, CSR No. 3462.
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24
25
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1	for a short	time for Oracle; is that correct?	
2	Α.	That's correct, yes.	
3	Q.	After the acquisition of Agile?	
4	Α.	Correct.	
5	Q.	And how long did you work at Agile?	09:25:04
6	Α.	Agile was right around three years.	
7	Q.	Can you give me the dates roughly?	
8	Α.	I'll have to back into it. So I started	
9	Rimini Stree	et 2008. So Agile was the end of 2000 the	
10	middle of 20	007 so it would have been 2004, I believe	09:25:19
11	was the star	rt.	
12	Q.	So '04 to '07?	
13	Α.	'05 to '07.	
14	Q.	'05 to '07?	
15	Α.	Yeah.	09:25:27
16	Q.	And before that, you worked at TomorrowNow;	
17	is that cor	rect?	
18	Α.	Yes, I did, for a short period.	
19	Q.	How long?	
20	Α.	It was only a few months.	09:25:32
21	Q.	What was the circumstances of your exit from	
22	TomorrowNow?		
23	Α.	TomorrowNow was acquired by SAP. I made a	
24	decision to	leave.	
25	Q.	Is that where you got to know Mr. Ravin or	09:25:41
			Page 6

1	had you known him previously?	
2	A. I'd known Mr. Ravin previously.	
3	Q. Where did you work before TomorrowNow?	
4	A. I was at a company called Ocular Sciences.	
5	Q. And how about before that?	09:25:54
6	A. I was at a company called Saba.	
7	Q. S-A-B-A?	
8	A. Correct.	
9	Q. And prior to that?	
10	A. That would be PeopleSoft.	09:26:03
11	Q. That's how you know Mr. Ravin; is that right?	
12	A. Correct.	
13	Q. Roughly when did you work at PeopleSoft?	
14	A. 1995 through 2000.	
15	Q. What did you do there?	09:26:10
16	A. I had several roles. My final role there was	
17	director of operations for the maintenance renewal group.	
18	Q. And to whom did you report?	
19	A. Sebastian Grady.	
20	Q. Was that true did you report to anyone	09:26:23
21	other than Mr. Grady in your time at PeopleSoft?	
22	A. For a time I reported to a gentleman named	
23	Phil Cullen.	
24	Q. Anyone else?	
25	A. No, I think that was it.	09:26:35
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1	STATE OF CALIFORNIA) ss:
2	COUNTY OF MARIN)
3	
4	I, LESLIE ROCKWOOD, CSR No. 3462, do hereby
5	certify:
6	That the foregoing deposition testimony was
7	taken before me at the time and place therein set forth
8	and at which time the witness was administered the oath;
9	That testimony of the witness and all
10	objections made by counsel at the time of the examination
11	were recorded stenographically by me, and were thereafter
12	transcribed under my direction and supervision, and that
13	the foregoing pages contain a full, true and accurate
14	record of all proceedings and testimony to the best of my
15	skill and ability.
16	I further certify that I am neither counsel
17	for
18	any party to said action, nor am I related to any party
19	to said action, nor am I in any way interested in the
20	outcome thereof.
21	IN WITNESS WHEREOF, I have subscribed my name
22	this 19th day of December , 2011.
23	Lesli Rockwood
24	(Xesla Pothwood
25	LESLIE ROCKWOOD, RPR, CSR NO. 3462
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